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April 23, 2024

BY ECF

Hon. Lewis A. Kaplan
United States District Judge
for the Southern District of New York
United States Courthouse
500 Pearl Street
New York, NY 10007

USDC SDNY
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Re: *United States v. Heber, 24 Cr. 188 (LAK)*

Dear Judge Kaplan:

I write with no objection from the Government respectfully to request a minor modification of the conditions of pretrial release this Court imposed for my client, Yisroel Heber, by order dated April 10, 2024. (Dkt. 11.) Specifically, this Court imposed a bond of \$100,000 with three cosigners, with a deadline of today. Last week, all three cosigners signed the bond, provided copies to the Government (which provided them to the Court), and mailed the originals to the Court. In addition, a Government representative read all three the conditions of the bond, and they all verbally agreed. Today, the Court's clerk's office called the cosigners to swear to the bond; the clerk's office reached one, but two of the cosigners, located in California, are observing Passover, during which the use of electronic devices is not permitted. As a result of their observance, these two cosigners will not be reachable until at least Thursday of this week.

Accordingly, I respectfully request, with no objection from the Government, that the Court extend the deadline until Friday this week, April 26, 2024, for two of the co-signers to speak with the clerk's office. I thank the Court for its attention to this matter.

Granted. **SO ORDERED**

Lewis A. Kaplan
LEWIS A. KAPLAN, USDJ

Respectfully submitted,

Brian A. Jacobs
s/ Brian A. Jacobs

cc: All counsel (by ECF)

4/23/24

Brian A. Jacobs

MEMO ENDORSED